DO	W	D.	J	
$\boldsymbol{\nu}$	* * .	v,	J	

		TRICT COURT		
		CT OF OHIO		
EASTERN DIVISION				
Old Reliable Wholesale, Inc.,)	CASE NO. 5:06 CV 2389		
Plaintiff,)	0.152 1.0.0.00 0 · 2 009		
v.)	JUDGMENT ENTRY		
)			
Cornell Corporation,)			
Defendant.)			
For the reasons set forth in the Men	norandum	Opinion filed contemporaneously with this		
Judgment Entry, IT IS HEREBY ORDERE	ED, ADJU	DGED and DECREED that:		
1) Defendant Cornell's motion for sun	nmary jud	gment (ECF 54) that the '950 Patent is		
invalid pursuant to 35 U.S.C. §§ 102 and 1	03 is GRA	ANTED; and		
Plaintiff Old Reliable's motion for summary judgment (ECF 53) that defendant infringed				
the '950 Patent is DENIED.				
IT IS SO ORDERED.				
March 24, 2009	s/Da	vid D. Dowd, Jr.		
Date	David D. Dowd, Jr.			
	U.S. Di	strict Judge		